T-660 P.04/19 F-091

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Petition For Revival Of An Application For Patent Abandoned Unintentionally Under 37 CFR 1.137(b) (Small Entity)			Docket No. 12482-11				
In Re Application Of:							
GILBERT BLAISE ET A	GILBERT BLAISE ET AL.						
Serial No	Filing Date	Examiner	Group Art Unit				
09/402,642	OCTOBER 1, 1999	J.F. WEISS	3761				
Invention: INJECTION SYSTEM FOR DELIVERY OF A CASEOUS SUBSTANCE							
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		ISSIONER FOR PATENTS Office of Petitions					
		DX DAC					
NATE		on, D.C 20231					
NOTE: If information information in the second seco	ition or assistance is needed in on at (703) 305-9282.	completing this form, please contac	t Petitions				
	·		·				
action by the Patent and	I I rademark Office. The date	or failure to file a timely and proper of abandonment is the day after the	response to a notice or e expiration date of the				
period set for reply in the	Office notice or action plus any	extension of time actually obtained.					
APP	LICANT HEREBY PETITIONS	FOR REVIVAL OF THIS APPLICATI	ON				
NOTE A grantab	le petition requires the following	items:					
(1) Pe	etition fee,	•					
	eply and/or issue fee; eminal disclaimer with disclain	er fee-required for all utility and plan	t etaliantina				
វាស	ed before June 8, 1995; and fo	all design applications, and	t applications				
(4) St							
1. A proposed reply	to the above-identified Office	Action:					
is enclosed.	🖄 was filed on NO	/EMBER 22, 2002					
The proposed re	The proposed reply is in the form of: AN AMENDMENT						
2. The issue fee:							
is enclosed.	was paid on						
3. A small entity dec	claration:		<del></del>				
() is enclosed.		TÉMBER 30, 1999					
4.   The abandoned a		a destablished way out of					
☐ design application. ☑ utility application ☐ plant application.							
5. A terminal disclaimer (and fee) disclaiming a period equivalent to the period of abandonment is enclosed.							
6. Since this utility/plant application was filed on or after June 8, 1995, no terminal disclaimer is required.							

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In Re Application Of  GILBERT BLAISE ET AL.							
Serial No. Filing Date 09/402,642 OCTOBER 1, 1999		Examiner Gr J.F. WEISS		oup Art Unit 3761			
Invention: INJECTION SYSTEM FOR DELIVERY OF A GASEOUS SUBSTANCE							
Calculation and Payment of Fees							
Enclosed are the following	g fees <sup>.</sup>						
7 🖾 Petition fee und	\$650.00						
8.    Fee for amendment in the amount of:							
9   Fee for extension of time to reply to Office Action in the amount of:							
10. 🔲 Issue fee in the	10. Issue fee in the amount of.						
11. Continuing application filing fee in the amount of:							
12.   Terminal disclaimer fee in the amount of:							
13. 🔲							
		Total fe	es enclosed:	\$650.00			
The fee of \$650 is to be paid as follows:  A check in the amount of the fee is enclosed.  The Commissioner is hereby authorized to charge any fees which may be required, or credit any overpayment, to Deposit Account No. 07-1742  A duplicate copy of this sheet is enclosed.							

Title: INJECTION SYSTEM FOR DELIVERY OF A GASEOUS SUBSTANCE

TV/jr

June 13, 2003

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

## PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT ABANDONED UNINTENTIONALLY

Honorable Commissioner of Patents and Trademarks Washington, D.C. 20231

Sir-

In furtherance to the Advisory Action mailed on December 3, 2002 which stated that the reply in the above-captioned file of November 22, 2002 failed to place the application in condition for allowance, and as such, the application is now abandoned, the Applicant petitions the Commissioner of Patents to reinstate the instant application on the following grounds:

- THAT the Applicant unintentionally abandoned the present application and wishes to continue further prosecution thereof;
- THAT the Applicant believed that its response of November 22, 2002 would have placed the application in full condition for allowance and as such, responded within the six (6) month deadline;
- THAT the Applicant's delay in responding to the Office Action of May 22, 2002 and to the Advisory Action of December 3, 2002 was solely due to financial reasons and not a lack of willingness to prosecute the instant application.

Therefore, the Applicant's Agent asks that the USPTO charge its Deposit Account No. 07-1742 for any fees associated with the revival of an unintentionally abandoned

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application.

Furthermore, a Request for Continued Examination (RCE) is attached herewith.

Please charge any additional fees or credit any overpayment to Deposit Account No. 07-1742.

Respectfully submitted,

by:

Alain M. Leclerc Registration No. 37036

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GILBERT BLAISE ET A	L.					
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09/402,642	OCTOBER 1, 1999	J.F. WEISS	3761			
Invention: INJECTION SYSTEM FOR DELIVERY OF A GASEOUS SUBSTANCE						
Statement  The entire detay in filing the required reply from the due date for the required reply until the filing of a grantable						
petition under 37 CFR 1 137(b) was unintentional.						
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	·					
Si	gnawre	Dated: JUNE 10, 2003				
		on first class mail und	occurrent and fee is being deposited with the U.S. Postal Service as er 37 C F R 1 8 and is addressed to the sioner for Patents, Washington, D.C.			
		Signature (	f Person Mailing Correspondence			
cc:		Typed or Printed	Typed or Printed Name of Person Mailing Correspondence			

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